

PINEHURST OPENS ITS GOLF SCHEDULE

C. B. Hudson, of New Suffolk, Is Winner of Medal Play Handicap—Many Contests Have Been Arranged.

[Special to The Times-Dispatch.]
PINEHURST, N. C., December 27.—C. B. Hudson, of New Suffolk, L. I., was the winner of today's medal play handicap, the opening event in the season's schedule, arranged by the Tin Whistle Club, playing with a handicap of ten and scoring seventy-six, net. In second place a tie resulted between Leland Ingersoll, of Cleveland, whose handicap was nine, and C. H. Mathieson, of New York, whose allowance was seven, at seventy-eight each. H. R. Mallinson, of New York, was third, in eighty; E. B. Fay, of New York, in eighty-eight; J. C. Check, of New York, in fourth, in eighty-one; F. A. King, of Northboro, in fifth, in eighty-three; W. L. Hurd, of Pittsburgh, in sixth, in eighty-five; New York, in seventh, in eighty-six; and Phillip L. Lightbourn, of Bermuda, in eighth, in eighty-eight. In the medal play, J. D. Foot, of New York, was first, in eighty-five; Moore, of New York, in second, in eighty-six; C. Cumming, of Brookline, in third, in eighty-seven; H. W. Ormbe, of Fitchburg, in fourth, in eighty-eight; W. E. Truesdell, of New York, in fifth, in eighty-nine; H. C. White, of Ridgewood, in sixth, in ninety; J. D. Kellogg, of Fitchburg, in seventh, in ninety-one; and J. D. Rumsey, of New York, in eighth, in ninety-two. Other events in the schedule include the following:
January 1—Four-ball foursome handicap, medal play (combined scores), partners by lot. Prizes for first and second pairs.
January 8—Four-ball foursome handicap, match play, best ball vs. bogey. Select own partners. Prizes for first and second pairs.
January 17—Three-ball handicap match, on basis of twenty-seven entries. After first round nine winners; after second round, three winners.

VARSITY IS BEATEN BY Y. M. C. A. QUINTET

[Special to The Times-Dispatch.]
NEWPORT NEWS, VA., December 27.—Virginia's basketball team played rather easily picking up the quintet of the local Young Men's Christian Association to-night, the home talent winning as they pleased. The final score was 24 to 12. The local team led at the start, and the Varsity boys never had the ghost of a show to win, their falling to score a single goal in the first half, the score for that period being 12 to 4. In the second half the Varsity team had several new men in its line-up and played better, but the local field goals, Monroe being put out of the game for making five fouls. The line-up:
Newport News Position. Virginia.
Monroe, right forward. Spratt (Payne).
Vann, left forward. Williams (Gayle).
Malone, center. Keane (Cottrill).
Hamilton, right guard. Ashby (Meanley).
Summary: Goals from field—Monroe, 4; Vann, 2; Meanley, Malone, Hamilton, Spratt, 2; Keane, 1; from foul—Vann, 5; Monroe, Malone, Meanley, Spratt, 2; Keane, 2; Unpublished Hughes, Virginia Polytechnic Institute. Referee, John Hughes, Virginia Polytechnic Institute. Time of halves, 20 minutes.

AMUSEMENTS.

Academy—"The Girl of the Golden West."
Bijou—Cecil Spooner in "The Little Terror."
Heat of the Season.
Just as sure as the world goes around, there is some class to "The Little Terror," and some high-class at that. There is scarcely any actress who comes to the city who is sure of getting as warm a welcome as Cecil Spooner, for she always has a good show. But this year's offering is even better than usual, for the role that Miss Spooner has suits her exactly, and her make-ups are perfect.
Miss Spooner (in private life Mrs.

FRANK MILLER'S 350 Varieties of New Year Beverages

Largest and most select stock in the entire State.
For thirty-seven years the care and discrimination in the choice of the best have been household words.
This vast stock facilitates selections for all purses. Send for Price List.

FRANK MILLER,
1204 East Main Street
No Branch Houses. Phones: Madison 2637, Monroe 439
Early Ordering Will Avoid Delay in Prompt Delivery.
Out-of-Town orders should be sent in at once.



THE EARL, A WINNER, PROVES BIG UPSET

Foley's Good Horse Was Not Believed to Have a Look-In.

JACKSONVILLE, FLA., December 27.—The fifth event proved the big upset of today's card when The Earl, M. Foley's good horse, won at a price as good as 12 to 1 at closing time. Grande Dame was the heavily played favorite in this race. One of the prettiest races of the afternoon was the mile handicap, which went to Sir Cleges, who was given a good ride by Nicol. Summary:
First race—five and a half furlongs, purse—Ferrand Cecilian, 109 (Trolox), 11 to 5; first; Horizon, 113 (Nicol), 6 to 1; second; Jack Hale, 112 (Muggrave), 25 to 1; third; Time, 1:03.5.
Second race—five furlongs, selling—Amoret, 112 (Ural), 5 to 2; first; Lucette, 109 (G. Burns), 5 to 1; second; Kid, 113 (Held), 7 to 2; third; Time, 1:02.5.
Third race—six furlongs, selling—Top Note, 102 (Pegel), 9 to 1; first; George W. Leblot, 111 (Burns), 2 to 1; second; Toll Box, 101 (King), 100 to 1; third; Time, 1:13.5.
Fourth race—one mile, handicap—Sir Cleges, 111 (Nicol), 3 to 1; first; Howard Shean, 103 (Held), 5 to 1; second; Rube, 102 (Burns), 5 to 1; third; Time, 1:21.5.
Fifth race—seven furlongs, selling—The Earl, 105 (Muggrave), 12 to 1; first; Grande Dame, 104 (Ganz), 4 to 5; second; Enidymon, 102 (King), 5 to 1; third; Time, 1:28.3.
Sixth race—mile and an eighth, selling—Netherland, 102 (Pegel), 2 to 1; first; Oberon, 112 (Hogg), 8 to 1; second; Bellevue, 101 (Gergen), 8 to 1; third; Time, 1:55.1.
High-Class Card.
TAMPA, FLA., December 27.—Racing at Tampa showed no great improvement to-day, the attendance being larger than it was on Christmas Day, and the speculation was the largest ever experienced by layers in Tampa. The racing was of high class, four new finishes, and the favorite being features. Brookline's victory was the surprise of the day. He was held at 30 to 1 in the betting. Summary:
First race—six furlongs, selling—Frank Fletcher, 107 (Gore), 3 to 1; first; Annulet, 107 (Fry), 3 to 1; second; Birdseye, 110 (A. Williams), 10 to 1; third; Time, 1:20.2.
Second race—five furlongs—Brookline, 109 (F. Lewis), 30 to 1; first; Thistle Montour, 109 (Helly), 4 to 1; second; Rube, 102 (Burns), 5 to 1; third; Time, 1:06.2.
Third race—six furlongs, selling—Kings Kid, 109 (Murphy), 15 to 1; first; Tom Dolan, 112 (Mountain), 4 to 5; second; Bonebrake, 110 (D. Boland), 5 to 2; third; Time, 1:20.2.
Fourth race—five and one-half furlongs, selling—Lucullus, 116 (McCabe), 3 to 1; first; Eutcheon, 116 (McCabe), even; second; John Garner, 111 (McCabe), 3 to 1; third; Time, 1:15.3.
Fifth race—seven furlongs, selling—Lena, 109 (Davenport), 3 to 2; first; Orlando, 114 (Mountain), 2 to 1; second; Descomets, 106 (Jackson), 3 to 1; third; Time, 1:33.1.
Sixth race—five furlongs—Vann, 109 (Jackson), 5 to 1; first; Great Jubilee, 105 (Lang), 3 to 1; second; Ralmore, 109 (McCabe), even; third; Time, 1:14.2.
Will Play in Havana.
NEW ORLEANS, LA., December 27.—The Tulane University football team left New Orleans to-day for Havana, where a game will be played with the Havana Athletic Club team on New Year's Day.

Pennsylvania Wins First.
NEW YORK, December 27.—The first round in the eleventh annual tournament of the Triangular Collegiate Chess League, composed of Brown, Cornell and the University of Pennsylvania, which was held to-day, resulted in the following score:
Pennsylvania, 2; Cornell, 1; Brown, 0. Two men represent each college in the play.

MUSK OX CAVORTS

Polar Animal in "Zoo" Reveals While New York, December 27.—A musk ox from the Hudson Bay territory, a recent acquisition of the "Zoo" in Bronx Park, ran a wild and headstrong race in its enclosure, despite the snowdrifts. A well-worn circus ring in the snow showed how well it had been packed by the animal's cavortings of the animal. Besides running about and kicking up the musk ox nearly got Assistant Curator Dittmars's goat, which was in the account of the small blizzard which struck here on Christmas.
According to the keepers at Bronx Park, no other animal is so good as the musk ox and buffalo. So when the musk ox got to sniffing and pawing on Christmas Eve it was known that something was brewing.
It was about noon yesterday when Mr. Dittmars was told by one of his keepers that the musk ox had kicked his best Rocky Mountain goat, which is in an adjoining lot, but had been finally driven away, and that he was going to get into a fight with a full grown goat. It was twilight before the animal calmed down.
Curator Dittmars said that all the polar animals, especially the bears, had kicked up and rolled about in the snow all day.

Receives Another Call.
[Special to The Times-Dispatch.]
HAMPTON, VA., December 27.—Rev. Carter Ashton Jenkins, pastor of the Memorial Baptist Church to-day received a call to the Spurgeon Memorial Baptist Church, of Norfolk. Mr. Jenkins had just declined a call to the Baptist Church in Greenville, S. C.

Feature of Christmas Celebration on Mount Wilson.
PASADENA, CAL., December 27.—"The tallest Christmas tree in the world" was a feature of the Christmas celebration among the clouds by visitors on Mount Wilson. It was a pine standing in a mantle of snow on the mountain top, and dressed in the most gorgeous trimmings. On the tree were tied gifts of every variety, and the longest ladder to be found in the neighborhood was used in the removal and distribution of the presents.
Mountaineers had ascended the pine and decorated its branches to the very top.

DUMONT CLARKE DIES
Banker Victim of Pneumonia, After Short Illness.
NEW YORK, December 28.—Dumont Clarke, president of the American Exchange National Bank, died last night at his home in Dumont, N. J., after a few days' illness from pneumonia. He was 62 years old and was born in New York. His funeral will be private and his body will be buried in New York.

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pany, the Home Insurance Company of New York, the American Fidelity Company, the Federal Sugar Refining Company, Swift & Co. of Chicago, the Auditor General of New York, the Commercial Bank, the United States Mortgage and Trust Company, the United States Safe Deposit Company, the Lake Superior Cattle Company, the Central and Hudson Bay Railway, the Long Island Railroad Company, the New York, Brooklyn and Manhattan Beach Railway, the Long Island Consolidated Electrical Companies, the Vacuum Cleaner Company, the United States Life Insurance Company of New York, the Washington Life Insurance Company and the New York Clearing House Association. He was a member of the New York Yacht Club.

WILLIAM A. EDDY DEAD

Experimented with Kites in Scientific Researches.
NEW YORK, December 27.—William A. Eddy, well known as a kite flying expert, died yesterday at Bayonne, N. J. He was born in New Jersey in 1850.
Many of the observations made by Mr. Eddy in his experiments with kites were of great benefit to scientists. He was the first person in this country to take a photograph from a kite in mid-air, and he also made extensive experiments in taking upper air current temperatures and in atmospheric electricity.

COSTS \$61,281 IN TAXES FOR PLAYING CARDS

WASHINGTON, D. C., December 27.—People of the United States paid \$61,281 taxes on playing cards during November last, an increase of \$11,461 from the corresponding period of 1908. This fact is shown in the detailed statement of receipts of internal revenue for the last month, which is being made a part of the November statement of year material increases over those of 1908, the net increase aggregating \$2,639.
Among the notable advances are those of \$1,232,399 on distilled spirits, \$27,470 on cigars, \$18,841 on cigarettes, \$207,958 on manufactured tobacco, and \$606,347 barrel tax on fermented liquors.
Receipts for November were \$24,919,717 for the first five months of the fiscal year, \$113,568,162 and for the corresponding period of 1908, \$106,684,562.

RADICAL CHANGE IN PRIMARY LAW

(Continued From Page One—Column 1.)

all candidates for officers to be voted for at the general election shall be held on the primary, Tuesday in August of each year.
(b) A primary for the nomination of candidates for officers to be voted for on the second Tuesday in June in the cities of the State shall be held on the first Tuesday in April next preceding such election.

(c) Candidates for the office of Senator of the United States shall be nominated to the General Assembly at the August primary next preceding the session at which they are to be chosen.

Primaries, How and When Held.
Section 4.—The primaries herein provided for shall be held in the several precincts and at the polling places provided by law, and conducted by the clerk of the county or city, or by a law, and all the provisions and requirements of the statutes of this State in relation to the holding of elections, the sale or intoxicating liquor on election day, of counting ballots of making and certifying returns and of the kindred subjects shall apply to all primaries in so far as they are consistent with this act, the intent of this act being to place the primary under the protection and regulation of the laws of this State governing elections. The courts or record of this State and the election laws shall apply to all primaries in so far as they are consistent with this act, the intent of this act being to place the primary under the protection and regulation of the laws of this State governing elections. The courts or record of this State and the election laws shall apply to all primaries in so far as they are consistent with this act, the intent of this act being to place the primary under the protection and regulation of the laws of this State governing elections.

Section 5.—The candidate for party nomination to any office who receives a plurality of the votes cast for such candidates shall be the nominee of his party and his name shall be printed on the official ballots used in the election for which the primary was held. In case of a tie the nominee shall be determined by lot, in accordance with the election law of the State.

Section 6.—This act shall not apply to the nomination of presidential electors or to the nominations of candidates to fill vacancies or to the nomination of candidates for the officers of the State.

Section 7.—Each party shall have the power to make its own rules and regulations, call conventions to proclaim a platform or ratify a nomination or for any other purpose, and perform all the duties inherent in such organizations. Each party shall have the power to provide in any way it sees fit for the nomination of its candidates for presidential electors, its candidates for office in case of any vacancy and the nomination and election of its State and city officers, provided, that no convention shall have the power to nominate any candidate to be voted for at any primary or any election. Should the nominee of any party die or refuse his candidacy, or if his nomination is set aside for fraud, bribery, or any other cause, the succeeding election, any party may nominate to fill such vacancy in accordance with its own rules, except that no party shall nominate any person whose nomination has been set aside for fraud.

Section 8.—Every candidate for nomination under the terms of this act shall, within ten days after the day of holding the primary at which he is a candidate, file an itemized statement in writing, duly sworn to with the officer or officers with whom his declaration of candidacy is filed, setting forth each sum of money and thing of value of any consideration, whether or not paid, or promised by him or any one for him with his knowledge or acquiescence for the purpose of securing or inducing or in any way affecting his nomination to said office. Said statement must set forth the sum paid or promised, and in detail the nature, kind and character of the expense for which the sums were expended. If any money or other consideration has been paid or promised to any newspaper, magazine or other periodical, the name of such newspaper, magazine or other periodical, and the amount or thing, promised or paid. In this statement all sums or other considerations promised by him and not paid shall be included. Such statement when so filed shall immediately be subject to the inspection of any person, and shall be a public record. No officer shall receive and file any statement of any candidate unless it is made in accordance with the requirements of this act.

Section 9.—The name of no candidate shall be printed upon any official ballot used at any primary unless such name is qualified to hold the office for which he is a candidate, and unless at least thirty days before the primary he makes and files a written declaration of candidacy, which declaration shall be in the following tenor:
"I, _____, of the county of _____ (or the town or city of _____), a member of _____ party, do declare myself to be a candidate for nomination to the office of _____, to be made at the primary to be held on the _____ day of _____, A. D. 19____, at _____, Virginia. My signature this day of _____, 19____."

This declaration must be acknowledged before some officer who has authority to take the acknowledgment of a declaration of candidacy. When the declaration is made, the acknowledgment of a declaration of candidacy shall be filed as follows:
(a) Candidates for nomination to the office of Senator or member of the House of Representatives of the United States, and candidates for any State elective office, shall file their declarations with the Secretary of the Commonwealth.
(b) Candidates for the Senate or House of Delegates of Virginia with the clerks of the counties and clerks of the Corporation or Hustings Court of the cities which compose their senatorial or House districts.
(c) Candidates for city officers with the clerk of the Corporation Court, and candidates for county offices with the clerk of the county.

Section 10.—Every candidate for any office at any primary shall, before he files his declaration of candidacy, as provided in the two immediately foregoing sections, shall pay a fee equal to 10 per cent, of one year's salary attached to the office for which he is a candidate. If there is no salary the fee shall be \$1.
These fees shall be paid as follows:
(a) Candidates for United States Senate, for Representatives in Congress and for State officers shall pay said fee to the Treasurer of Virginia.
(b) All other candidates shall pay said fee to the Treasurer of the city or county in which they reside. A receipt for the payment of said fee must accompany the declaration of candidacy, and the same shall not be received or filed.

Section 11.—No candidate for any office at any primary shall, before he files his declaration of candidacy, as provided in the two immediately foregoing sections, shall pay a fee equal to 10 per cent, of one year's salary attached to the office for which he is a candidate. If there is no salary the fee shall be \$1.
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Section 12.—No candidate for any office at any primary shall, before he files his declaration of candidacy, as provided in the two immediately foregoing sections, shall pay a fee equal to 10 per cent, of one year's salary attached to the office for which he is a candidate. If there is no salary the fee shall be \$1.
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Section 13.—It shall be unlawful for any owner, proprietor, editor, manager, officer, clerk, agent, reporter, or employee of any newspaper, magazine or periodical printed or published in this State to take, accept or receive, or agree to take, accept or receive, or himself or any other person, partnership, corporation, either by himself or any other person or persons, firm or corporation, any money, gratuity or other valuable consideration or article of value for or on account of, or as a consideration for such newspaper, magazine or other periodical supporting or advocating the election or defeat of any candidate or candidates at any primary election. Any such owner, proprietor, editor, manager, officer, clerk, agent, reporter or employee of any newspaper, magazine or other periodical violating the provisions of this act shall be deemed guilty of a misdemeanor and shall be fined not less than \$100 nor more than \$500 for each offense.

Section 14.—It shall be unlawful for any owner, proprietor, editor, manager, officer, clerk, agent, reporter, or employee of any newspaper, magazine or other periodical supporting or advocating the election or defeat of any candidate or candidates at any primary election. Any such owner, proprietor, editor, manager, officer, clerk, agent, reporter or employee of any newspaper, magazine or other periodical violating the provisions of this act shall be deemed guilty of a misdemeanor and shall be fined not less than \$100 nor more than \$500 for each offense.

Section 15.—It shall be unlawful for any owner, proprietor, editor, manager, officer, clerk, agent, reporter, or employee of any newspaper, magazine or other periodical supporting or advocating the election or defeat of any candidate or candidates at any primary election. Any such owner, proprietor, editor, manager, officer, clerk, agent, reporter or employee of any newspaper, magazine or other periodical violating the provisions of this act shall be deemed guilty of a misdemeanor and shall be fined not less than \$100 nor more than \$500 for each offense.

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towns which by the terms of their charters hold their elections at times other than the date upon which the general elections are held.
Right and Power of Parties.
Section 7.—Each party shall have the power to make its own rules and regulations, call conventions to proclaim a platform or ratify a nomination or for any other purpose, and perform all the duties inherent in such organizations. Each party shall have the power to provide in any way it sees fit for the nomination of its candidates for presidential electors, its candidates for office in case of any vacancy and the nomination and election of its State and city officers, provided, that no convention shall have the power to nominate any candidate to be voted for at any primary or any election. Should the nominee of any party die or refuse his candidacy, or if his nomination is set aside for fraud, bribery, or any other cause, the succeeding election, any party may nominate to fill such vacancy in accordance with its own rules, except that no party shall nominate any person whose nomination has been set aside for fraud.

Who May Vote.

Section 1.—Every candidate for nomination under the terms of this act shall, within ten days after the day of holding the primary at which he is a candidate, file an itemized statement in writing, duly sworn to with the officer or officers with whom his declaration of candidacy is filed, setting forth each sum of money and thing of value of any consideration, whether or not paid, or promised by him or any one for him with his knowledge or acquiescence for the purpose of securing or inducing or in any way affecting his nomination to said office. Said statement must set forth the sum paid or promised, and in detail the nature, kind and character of the expense for which the sums were expended. If any money or other consideration has been paid or promised to any newspaper, magazine or other periodical, the name of such newspaper, magazine or other periodical, and the amount or thing, promised or paid. In this statement all sums or other considerations promised by him and not paid shall be included. Such statement when so filed shall immediately be subject to the inspection of any person, and shall be a public record. No officer shall receive and file any statement of any candidate unless it is made in accordance with the requirements of this act.

Section 2.—The necessary expenses incident to holding and conducting primaries, such as the payment of judges and clerks of election, necessary stationery and supplies, rent of polling places, furnishing and distributing ballot boxes and poll books, delivering poll books, printing and providing ballots and other like expenses, shall be paid as similar expenses of election are paid.

Section 3.—Whenever within the time prescribed by this act there is only one declaration of candidacy for the nomination for any office, the person filing such declaration shall be the nominee of his party, and his name shall not be printed on the official primary ballot. The name of such nominee shall be printed upon the official election ballot.

Section 4.—Any candidate for nomination for any office under the terms of this act who shall fail, neglect or refuse to file with the proper officer the statement provided for in Section 14, within the time provided therein, or who shall fail to fully set out in detail any and all sums of money and thing of value or consideration expended, paid or promised, shall be guilty of a misdemeanor, and upon conviction thereof shall be fined not less than \$100 nor more than \$500.

Section 5.—No person, firm, partnership or corporation shall expend or promise any money or other thing of value except for the purpose for which the candidate himself might do so, and such persons, firm, association or corporation shall make and file the same character of statement which the candidate is required to make under Section 14. It shall be liable to the same penalties as the candidate in case of failure, refusal or neglect to comply.

Section 6.—No candidate for any office at any primary shall spend for any purpose whatever a sum larger than an amount equal to 10 cents for every vote cast for the candidate of his party receiving the largest number of votes at the preceding gubernatorial election, within the territory the qualified voters of which have the right to vote for the offices for whose nomination such person is a candidate at such primary. Any person violating the provisions of this section shall be guilty of a misdemeanor, and upon conviction thereof shall be fined not less than \$100 nor more than \$500, and such conviction shall disqualify such person from voting or holding office in this State hereafter.

Section 7.—The primary ballot for the several political parties shall be separate ballots, and each shall be readily distinguishable. These ballots shall be official and shall be composed, arranged, printed and provided in the same manner as the official election ballots except as herein provided. Across the head of each official primary ballot shall be printed in plain, black type, first the name of the political party the names of whose candidates are to be chosen, and immediately underneath the following words: "Primary Election Ballot."

The ballots for each political party shall be kept carefully separated and not allowed to be plainly marked upon the number of ballots printed for each party participating in the primary shall be equal to twice the number of votes polled by such party at the last preceding gubernatorial election.

Section 8.—There shall be a separate poll book and separate ballot box provided for each party taking part in any primary. The ballot box of each party shall have plainly marked upon its top the words "primary ballot box," and immediately under those words the name of the party whose voters are recorded therein. The form of these poll books shall be prescribed by the Secretary of the Commonwealth.

Copies of this act shall be distributed by the Secretary of the Commonwealth to the various members of the electoral board and judges of election and

clerks of Circuit, Corporation and Hustings Courts throughout the State.

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Section 10.—Whenever within the time prescribed by this act there is only one declaration of candidacy for the nomination for any office, the person filing such declaration shall be the nominee of his party, and his name shall not be printed on the official primary ballot. The name of such nominee shall be printed upon the official election ballot.

Section 11.—Any candidate for nomination for any office under the terms of this act who shall fail, neglect or refuse to file with the proper officer the statement provided for in Section 14, within the time provided therein, or who shall fail to fully set out in detail any and all sums of money and thing of value or consideration expended, paid or promised, shall be guilty of a misdemeanor, and upon conviction thereof shall be fined not less than \$100 nor more than \$500.

Section 12.—No person, firm, partnership or corporation shall expend or promise any money or other thing of value except for the purpose for which the candidate himself might do so, and such persons, firm, association or corporation shall make and file the same character of statement which the candidate is required to make under Section 14. It shall be liable to the same penalties as the candidate in case of failure, refusal or neglect to comply.

Section 13.—No candidate for any office at any primary shall spend for any purpose whatever a sum larger than an amount equal to 10 cents for every vote cast for the candidate of his party receiving the largest number of votes at the preceding gubernatorial election, within the territory the qualified voters of which have the right to vote for the offices for whose nomination such person is a candidate at such primary. Any person violating the provisions of this section shall be guilty of a misdemeanor, and upon conviction thereof shall be fined not less than \$100 nor more than \$500, and such conviction shall disqualify such person from voting or holding office in this State hereafter.

Section 14.—The primary ballot for the several political parties shall be separate ballots, and each shall be readily distinguishable. These ballots shall be official and shall be composed, arranged, printed and provided in the same manner as the official election ballots except as herein provided. Across the head of each official primary ballot shall be printed in plain, black type, first the name of the political party the names of whose candidates are to be chosen, and immediately underneath the following words: "Primary Election Ballot."

The ballots for each political party shall be kept carefully separated and not allowed to be plainly marked upon the number of ballots printed for each party participating in the primary shall be equal to twice the number of votes polled by such party at the last preceding gubernatorial election.

Section 15.—There shall be a separate poll book and separate ballot box provided for each party taking part in any primary. The ballot box of each party shall have plainly marked upon its top the words "primary ballot box," and immediately under those words the name of the party whose voters are recorded therein. The form of these poll books shall be prescribed by the Secretary of the Commonwealth.

Copies of this act shall be distributed by the Secretary of the Commonwealth to the various members of the electoral board and judges of election and

clerks of Circuit, Corporation and Hustings Courts throughout the State.

Section 16.—The necessary expenses incident to holding and conducting primaries, such as the payment of judges and clerks of election, necessary stationery and supplies, rent of polling places, furnishing and distributing ballot boxes and poll books, delivering poll books, printing and providing ballots and other like expenses, shall be paid as similar expenses of election are paid.

Section 17.—Whenever within the time prescribed by this act there is only one declaration of candidacy for the nomination for any office, the person filing such declaration shall be the nominee of his party, and his name shall not be printed on the official primary ballot. The name of such nominee shall be printed upon the official election ballot.

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of any candidate or candidates and receiving from such person a consideration therefor, if such article so published or printed have placed at the beginning thereof in plain type in black-face Roman capitals in a conspicuous place the statement:
"Paid advertisement, paid for by _____ (here insert name of person, persons, firm or corporation making such payment, and if such person, persons, firm or corporation is another, then must follow statement as to whom such person, persons, firm or corporation is or are agent for)."

Section 14.—Every candidate for nomination under the terms of this act shall, within ten days after the day of holding the primary at which he is a candidate, file an itemized statement in writing, duly sworn to with the officer or officers with whom his declaration of candidacy is filed, setting forth each sum of money and thing of value of any consideration, whether or not paid, or promised by him or any one for him with his knowledge or acquiescence for the purpose of securing or inducing or in any way affecting his nomination to said office. Said statement must set forth the sum paid or promised, and in detail the nature, kind and character of the expense for which the sums were expended. If any money or other consideration has been paid or promised to any newspaper, magazine or other periodical, the name of such newspaper, magazine or other periodical, and the amount or thing, promised or paid. In this statement all sums or other considerations promised by him and not paid shall be included. Such statement when so filed shall immediately be subject to the inspection of any person, and shall be a public record. No officer shall receive and file any statement